

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.usplo.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/558,237	04/24/2000	Chae-Man Lim	678-475 (P9174)	8647	
28249	7590 08/23/2005		EXAMINER		
DILWORTH & BARRESE, LLP 333 EARLE OVINGTON BLVD. UNIONDALE, NY 11553			HARPER, KEVIN C		
			ART UNIT	PAPER NUMBER	
	,		2666		
			DATE MAILED: 08/23/2005	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

			•	ગ
	Applic	ation No.	Applicant(s)	
	09/558	3,237	LIM, CHAE-MAN	
Office Action Summa	<i>ry</i> Exami	ner	Art Unit	
		C. Harper	2666	
The MAILING DATE of this cor Period for Reply	mmunication appears on	the cover sheet with t	he correspondence address	
A SHORTENED STATUTORY PERI THE MAILING DATE OF THIS COM - Extensions of time may be available under the predict of the state of the st	MUNICATION. ovisions of 37 CFR 1.136(a). In no is communication. thirty (30) days, a reply within the mum statutory period will apply an for reply will, by statute, cause the nonths after the mailing date of this	o event, however, may a reply statutory minimum of thirty (30 id will expire SIX (6) MONTHS application to become ABAND	be timely filed O) days will be considered timely. From the mailing date of this communication. DONED (35 U.S.C. § 133).	
Status		•		
1) Responsive to communication	(s) filed on 23 March 200	<i>05</i> .		
2a)⊠ This action is FINAL.	2b)☐ This action i			
3) Since this application is in conclused in accordance with the		•	, prosecution as to the merits is 1, 453 O.G. 213.	
Disposition of Claims				
4) ☐ Claim(s) 1-18 is/are pending in 4a) Of the above claim(s) 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-18 is/are rejected. 7) ☐ Claim(s) is/are objected. 8) ☐ Claim(s) are subject to a	_ is/are withdrawn from to.			
Application Papers	·			
9)☐ The specification is objected to	by the Examiner.			
10)☐ The drawing(s) filed on i	s/are: a)□ accepted or	b) ☐ objected to by t	the Examiner.	
Applicant may not request that an		•	` '	
Replacement drawing sheet(s) inc 11) The oath or declaration is object			s objected to. See 37 CFR 1.121(d). ffice Action or form PTO-152.	
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a calcalcalcalcalcalcalcalcalcalcalcalcalc	of: iority documents have b iority documents have b pies of the priority documents (PCT F	neen received. neen received in Appli nments have been rec Rule 17.2(a)).	ication No ceived in this National Stage	
Attachment(s)				
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Rev 	/iew (PTO-948)	4) Interview Summ	mary (PTO-413) ail Date	
3) Information Disclosure Statement(s) (PTO-1- Paper No(s)/Mail Date			nal Patent Application (PTO-152)	

Application/Control Number: 09/558,237 Page 2

Art Unit: 2666

Response to Arguments

Applicant's arguments filed March 23, 2005, have been fully considered but they are not persuasive.

- 1. In remarks of November 2004, Applicant argued that Ostberg must receive a BCCH channel as evidence that the P-SCH and S-SCH were unnecessary, thus preventing Ostberg from anticipating the limitations of at least claim 1. However, Ostberg recognizes the need to avoid using information in the BCCH and instead use information of the P-SCH and S-SCH to identify base station sectors (col. 4, lines 1-11; col. 6, lines 10-13; col. 9, lines 9-11). Thus, the purpose of the invention of Ostberg is to perform a cell search without receiving the BCCH.
- 2. Applicant argued that correlation and detection of the cell search is not performed in two steps in Ostberg. However, correlation and detection operations are performed in two separate steps as shown (fig. 4, step 420 and step 440; note: although four steps are shown in the process of fig. 4, two of those steps are 420 detecting and 440 correlating). Furthermore, applicant has not limited the number of actions that may be performed in one step. A step of Ostberg can be considered to perform all of the actions of fig. 4 (i.e., fig. 4 could be considered a 1-step process of sector identification and synchronization (col. 5, lines 20-22) having several actions performed physically, logically or computationally).

Claim Rejections - 35 USC § 102

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Application/Control Number: 09/558,237

Art Unit: 2666

Claims 1-12 and 14-17 are rejected under 35 U.S.C. 102(e) as being anticipated by Ostberg et al. (US 6,504,830).

Page 3

- 3. Regarding claims 1, 3, 5, 7, 9 and 14, Ostberg discloses a signal transmitting apparatus (fig. 1A, item 120; abstract, lines 1-4) and receiving apparatus (fig. 1A, item 130). The apparatus has an inherent primary synchronization channel transmitter (fig. 2B, PSC in Perch 1) for placing synchronization information in several slots and an inherent secondary synchronization channel transmitter (fig. 2B, SSC in Perch 2) for having a group specific code at the beginning of each slot (col. 5, lines 44-46; col. 6, lines 63-67; col. 7, lines 1-20) with a specific code (fig. 4, items 420-440) which represents one base station in the group. Correlation and detection operations for a cell search are performed in two separate steps (fig. 4, step 420 and step 440). Mobile stations perform the cell search without receiving the BCCH (col. 4, lines 1-11; col. 6, lines 10-13; col. 9, lines 9-11).
- 4. Regarding claims 2, 4, 6 and 8, the apparatus has a broadcast channel (fig. 3A) that is mapped to the SSC (abstract, lines 6-7; col. 6, lines 22-25 and 30-35).
- 5. Regarding claims 10, 12, 15 and 17, a group specific code detecting unit comprises a correlator for calculating the correlation in each slot (col. 7, lines 46-62) and a base station group detector for determining a base station group using specific codes corresponding to a maxima of correlations detected (col. 7, lines 14-20).
- 6. Regarding claims 11 and 16, the group detector comprises an inherent shift operator for comparing correlations to an inherent comma free code table (col. 8, lines 15-24) and a maximum correlation detector for detecting a synchronization code corresponding to a maximum cyclic shifted correlation (col. 7, lines 14-20).

Claim Rejections - 35 USC § 103

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 13 and 18 rejected under 35 U.S.C. 103(a) as being unpatentable over Ostberg et al., as applied to claim 12 or 17 above, in further view of Nystrom et al. (US 6,526,091).

7. Regarding claims 13 and 18, Ostberg discloses using Gold sequences (col. 3, lines 46-49) and does not disclose correlating Hadamard sequences by a Hadamard transformation. Nystrom discloses using a Hadamard sequence instead of a Gold sequence in a multi-user system (col. 10, lines 1-3 and 25-29). Therefore, it would have been obvious to one skilled the art at the time the invention was made to correlate a Hadamard sequence in the invention of Ostberg in order to use a less complex transformation.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

Application/Control Number: 09/558,237

Art Unit: 2666

however, will the statutory period for reply expire later than SIX MONTHS from the mailing

date of this final action.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Kevin Harper whose telephone number is 571-272-3166. The

examiner can normally be reached weekdays from 11:00 AM to 7:00 PM ET.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Seema S. Rao, can be reached at 571-272-3174. The centralized fax number for the

Patent Office is 571-273-8300. For non-official communications, the examiner's personal fax

number is 571-273-3166 and the examiner's e-mail address is kevin.harper@uspto.gov.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications associated with a customer number is available through Private PAIR only. For

more information about the PAIR system, see portal uspto gov. Should you have questions on

access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-

9197 (toll-free).

Kevin C. Harper

August 22, 2005

sema 8 9123/05

Page 5

SEEMA S. RAO

SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2600